

September 28, 2018

Via EFCS Marlene H. Dortch Secretary Federal Communications Commission 445 12th Street, SW, Room TW-A325 Washington, D.C. 20554

Re: CenturyLink's Petition for Declaratory Ruling WC Docket No. 10-90; CC Docket No. 01-92

Dear Ms. Dortch:

This is a follow up to the *Ex Parte* letter dated September 19, 2018 from Robert H. Jackson, counsel for Teliax, Inc. ("Teliax") relating to the meeting between personnel representing O1 Communications, Inc. ("O1") and Teliax and members of the Wireline Competition Bureau concerning CenturyLink's Petition.

Members of the Bureau requested that O1 or Teliax provide a list of federal court cases involving the issue of the appropriate switched access rates to apply to over the top VoIP services and a description of the status of each case

Attached hereto as Attachment 1 is a list of the cases of which O1 is aware that involve this intercarrier compensation issue. The list may not be exhaustive. Generally, (other than one case on the list) the cases began as collection actions filed by local exchange carriers against AT&T or Verizon to address the large interexchange carriers' self-help non-payment tactics. The over the top VoIP issue was then injected into the proceedings as a defense or counterclaim to the local exchange carrier's demand for payment.

Pursuant to Section 1.1206 of the Commission's rules, a copy of this letter is being electronically submitted into the record of these proceedings and provided to the Commission participants. Please do not hesitate to contact me with any questions.

Sincerely,

/s/ Michel Singer Nelson Counsel for O1 Communications, Inc.

cc: Lisa Hone
Pam Arluk
Rhonda Lien
Victoria Goldberg